

SEC. 2. Said several sums of money so appropriated as above How drawn. shall only be drawn out of the state treasury upon the order of the board of trustees, and in such sums only as may be actually necessary to defray the expenses as above named as the work progresses; and they shall take vouchers in duplicate for all money paid out by them, one of which shall be filed in the office of the auditor of state. The trustees shall, at the close of each month, present to the auditor of state a certified exhibit of all amounts due for labor done or material furnished during said month; and the auditor shall thereupon deliver to them a warrant upon the state treasurer for the amount, and no warrant shall issue except upon such exhibit.

SEC. 3. This act being deemed of immediate importance, it shall take effect on and after its publication in *The Iowa State Register*, and the *Eldora Ledger*: the first a newspaper published at Des Moines, Iowa, and the second a newspaper published at Eldora, Iowa. Publication clause.

Approved March 18th, 1874.

I hereby certify that the foregoing act was published in *The Daily Iowa State Register*, at Des Moines, March 24, 1874.\*

JOSIAH T. YOUNG, *Secretary of State.*

## CHAPTER LXVIII.

### THE NEW CAPITOL.

AN ACT Making an additional Appropriation for the Erection of the H. F. 135. new Capitol Building.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That there be hereby appropriated out of any \$125,000 appropriated. money in the state treasury, not otherwise appropriated, the sum of one hundred and twenty-five thousand dollars for the erection of the new capitol building.

SEC. 2. Said sum above appropriated shall be in addition to the annual appropriation provided for in chapter thirty-five (35) of the acts of the Fourteenth General Assembly. Additional to standing appropriation, 1872: ch. 35, G. and P. A.

SEC. 3. Of the amount hereby appropriated not more than seventy-five thousand dollars shall be drawn from the treasury during the year eighteen hundred and seventy-four (1874) and the balance of said sum during the year eighteen hundred and seventy-five. Maximum in 1874.

SEC. 4. Said sum of money shall be drawn and expended as provided in section 4 of chapter one hundred and ten (110) of the acts of the Thirteenth General Assembly. How drawn and expended. 1870: ch. 110.

Approved March 18th, 1874.

\*See Appendix.

## CHAPTER LXIX.

## LEGALIZING SALE OF SCHOOL-LANDS IN RINGGOLD COUNTY.

H. F. 256. AN ACT to Legalize the Appraisalment and Sale of certain School-Lands in Ringgold County, Iowa.

Preamble: WHEREAS, The board of supervisors of Ringgold county, Iowa, at their November session of 1864, by resolution authorized their clerk to proceed to have reappraised certain school-lands in said county;

Appraisers improperly appointed. WHEREAS, The said clerk of the board of supervisors, Thomas Ross, under a misapprehension of the law, did, on the first day of February, 1865, appoint three appraisers to reappraise all of such lands and make report to his office, which was done accordingly; the following being the lands so reappraised, to-wit:

Parts of Sec.	Sec.	Tp.	Range.	Parts of Sec.	Sec.	Tp.	Range.
sw. of ne. ....	2...	70...	28	se. of sw. ....	16...	67...	30
nw. of nw. ....	2...	70...	28	sw. of se. ....	16...	67...	30
e. $\frac{1}{2}$ of nw. ....	2...	70...	28	e. $\frac{1}{2}$ of nw. ....	16...	67...	30
se. of ne. ....	2...	70...	28	nw. of sw. ....	16...	67...	30
n. $\frac{1}{2}$ of ne. ....	16...	70...	29	ne. of sw. ....	16...	67...	30
s. $\frac{1}{2}$ of sw. ....	16...	70...	29	se. of sw. ....	16...	67...	30
sw. of se. ....	16...	70...	31	ne. of se. ....	16...	67...	30
se. of se. ....	16...	70...	31	nw. of ne. of ne. 16...	67...	29	
sw. of se. ....	16...	69...	30	ne. of ne. of ne. 16...	67...	29	
sw. of sw. ....	16...	69...	30	w. $\frac{1}{2}$ of se of sw. 16...	67...	29	
nw. of se. ....	16...	69...	30	se. of ne. of ne. 16...	67...	29	
se. of se. ....	16...	69...	30	ne. of sw. of se. 16...	67...	29	
se. of sw. ....	16...	69...	30	ne. of se. of sw. 16...	67...	29	
n. $\frac{1}{2}$ of ne. ....	16...	69...	28	nw. of ne. ....	20...	67...	29
s. $\frac{1}{2}$ of ne. ....	16...	69...	28	se. of nw. ....	15...	67...	29
s. $\frac{1}{2}$ of se. ....	16...	69...	28	nw. of se. ....	15...	67...	29
n. $\frac{1}{2}$ of se. ....	16...	69...	28	w. $\frac{1}{2}$ of ne. of se 9...	67...	29	
ne. of ne. ....	16...	68...	28	lot no. 2. ....	28...	67...	30
nw. of ne. ....	16...	68...	28	lot no. 3. ....	28...	67...	30
s. $\frac{1}{2}$ of ne. ....	16...	68...	28	n. part lot no. 6. 28...	67...	30	
w. $\frac{1}{2}$ of nw. ....	16...	68...	28	ne. of se. ....	3...	67...	31
e. $\frac{1}{2}$ of nw. ....	16...	67...	31	se. of se. ....	16...	68...	30
w. $\frac{1}{2}$ of nw. ....	16...	67...	31	nw. of ne. ....	16...	68...	30
n. $\frac{1}{2}$ of sw. ....	16...	67...	31	nw. $\frac{1}{4}$ ....	16...	68...	30
s. $\frac{1}{2}$ of sw. ....	16...	67...	31	sw. of ne. ....	16...	68...	30

AND WHEREAS, The township trustees are constituted by law the legal appraisers of the school-lands in their respective townships, and as a consequence the reappraisalment made by the appraisers appointed by the clerk of the board of supervisors as aforesaid, together with all sales, transfers, and conveyances under the same, are therefore illegal and void;

WHEREAS, All of said lands have been sold under said reap-